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**MEMO ENDORSED**

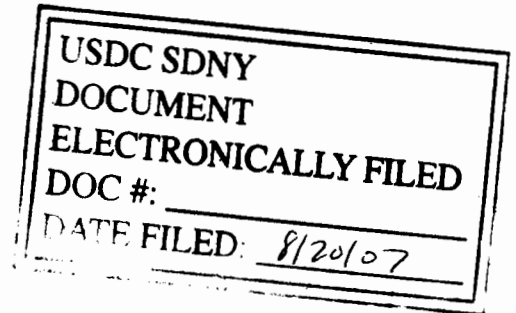
August 16, 2007

ECF No: \_\_\_\_\_

Via Facsimile and ECF: 212-805-7968 URGENT  
 Honorable Judge Kenneth M. Karas  
 C/O Ms. Levine  
 United States District Court  
 Southern District of New York  
 500 Pearl Street, Room 920  
 New York, NY 10007

Re: Ello v. Singh, et al., Case No. 05-CV-9625

Dear Judge Karas:



We represent Plaintiff. My review of the docket reveals that the *pro hac vice* application of Wendy Brouwer, Esq. was accepted on intake by the Court on July 11, 2007 [ECF 74] but has not been granted by this Court even after over one month has transpired.

Per our discussion today, I have faxed another copy of the proposed order admitting Ms. Brouwer *pro hac vice* for the Court's signature. As oral argument is now on for September 7, 2007 at 11:00 a.m. relative to our proposed first amended summons and complaint, your prompt cooperation is requested.

**Please note my office's new location. All contact information remains unchanged.**

Finally, I again respectfully still seek any and all information that may demonstrate an actual or potential conflict of interest between the Court, its personnel and any of the defendants, proposed defendants or defendants' counsel. This must be addressed well before the oral argument date so that we may proceed without concern that plaintiff will not be afforded an impartial tribunal to decide this case. The information would be expected to come from both counsel and the Court.

Thank you.

Very truly yours,

Also, Counsel must update  
 her new address herself  
 via ECF.

The application for *pro hac* admission was incomplete when submitted. Counsel was informed of that fact, but did nothing to cure the defect until the evening of August 16. Furthermore, the Court sees no need to explain or provide information proving that there is no conflict for the Court or its personnel in this case, and to suggest otherwise is baseless and frivolous. Counsel for Plaintiff is aware of the argument date is expected to be there. So ordered. *[Signature]* /s/ Filer